

## The Gazette of Meghalaya

### **PUBLISHED BY AUTHORITY**

No. 12

Shillong, Thursday, March 30, 2017

9<sup>th</sup> Chaitra, 1939 (S. E.)

Separate paging is given on this part in order that it may be filed as a separate compilation.

### **PART-IIA**

# GOVERNMENT OF MEGHALAYA NOTIFICATIONS

The 14<sup>th</sup> March, 2017.

**No.GAB.69/2000/563.-** The Governor of Meghalaya is pleased to rename the following institution/roads/villages etc., in the State as follows with immediate effect:-

Names of existing institution/roads/villages		Renamed as				
1)	Ganesh Das Hospital, Shillong	"Ganesh Das Government Maternal and Child Health Hospital, Shillong".				
2)	Road surrounding Thomas Jones Synod College, Jowai	"Thomas Jones Road".				
3)	Garampani	"Saphai".				
4)	Rilbong Chowk	"Clifford Nongrum Square".				

#### P. W. INGTY,

Additional Chief Secretary to the Govt. of Meghalaya, General Administration Department. The 17<sup>th</sup> March, 2017.

**No.WRD/SWKH/Tech-49/2016-17/134.** - The District Level Committee on Ground Water Resources under South West Khasi Hills District with an aim to study the Ground Water development and its scientific management in South West Khasi Hills District, directs all individuals/ private and public institutions within South West Khasi Hills District owning private bore wells/tube wells to compulsory register themselves with all relevant documents in the Office of the Executive Engineer (WR) South West Khasi Hills District, Mawkyrwat with immediate effect. Non compliance of the directive would be dealt as per provision of law.

#### R. LYNGDOH,

Deputy Commissioner *cum* Chairman,

District Level Committee on

Ground Water Resources

South West Khasi Hills District, Mawkyrwat.

The 17<sup>th</sup> March, 2017.

**No.LBG.33/87/231.** - Whereas the Governor of Meghalaya is satisfied that an exemption from the restriction of hours of work and weekly holidays to the Industrial Employees of the Directorate of Printing & Stationery, Shillong is necessary on account of the exceptional pressure of work in connected with the printing of Budget Documents for the Meghalaya Legislative Assembly Budget Session 2017.

Now, therefore, in exercise of the powers conferred by Section 5 of the Factories Act, 1948 (Act IX of 1948), the Governor of Meghalaya is pleased to exempt Government Press, Shillong from the provisions of Section 51, 52 (i), 53 (i), 54 & 56 of the said Act for a period of 15(fifteen) days with effect from 1<sup>st</sup> March, 2017 to 15<sup>th</sup> March, 2017 including Sunday and Holidays for timely printing of Budget Documents for the ensuing Assembly, 2017.

#### N. R. MARAK.

Deputy Secretary to the Govt. of Meghalaya, Labour, Department. The 16<sup>th</sup> March, 2017.

#### No.Housing 9/2013/390.

#### **Guidelines on Chief Minister's Housing Assistance Programme**

#### INTRODUCTION

Housing is one of the basic human needs besides food, clothing and water. The improvement of the condition of the people also includes provision of decent housing. The Housing Department is intended to implement the Chief Minister's Housing Assistance Programme in two components in which housing roofing materials are given as grant in aid to the Economically Weaker Section (EWS) families who are able to construct their own house up to roof frame with their own resources and other is to provide a durable house to the Low Income Group (LIG) families of the State, who are not in a position to build their own houses with their limited resources.

#### 1. OBJECTIVE

The objective of the 'Chief Minister's Housing Assistance Programme' is:-

- To provide durable roofing materials to improve their existing houses to the Economically Weaker Section (EWS) and
- II. To provide dwelling houses to the Low Income Group (LIG) families living in the State.

#### 2. COVERAGE

The scheme will be implemented in **rural & urban areas** of the State. Allocation of funds among the Districts will be on the basis of the State Budget Allocation for the year.

#### 3. <u>Definitions:</u>

The name of the Scheme shall be called 'Chief Minister's Housing Assistance Programme'

In this scheme unless there is anything repugnant in the subject or context:-

(a)	"Appropriate Authority"	Means	Deputy	Commissioner,	Sub-Divisional	Officer
		(Civil) and Block Development Officer.				

(b) "Beneficiary" means and

Will comprise husband, wife and unmarried children. The beneficiary family should not own a pucca house (an all weather dwelling unit) either in his/her name or in the name of any member of his/her family in any part of the State.

(c) "Block Level Housing Selection and Monitoring Committee (BLHSMC)"

Means the Committee constituted by the Government under the Para 7 of these Guidelines.

(d) "Credit Linked Subsidy"

Means housing loans availed for new construction and addition of rooms, kitchen, toilet etc., to existing dwellings as incremental housing. The carpet area of houses being constructed under this component should be upto 19.20 square metres for LIG, in order to avail of this credit linked subsidy.

(e) "District Housing Committee (DHC)"

Means the Committee constituted by the Government under the Para 10 of this Guidelines.

(f) "Economically Weaker Section (EWS)" Means a household having an annual income up to Household ₹ 1.00.000 (Rupees one lakh) the income ceiling

Means a household having an annual income up to ₹ 1,00,000 (Rupees one lakh) the income ceilings of which are subject to revision by the Ministry of Housing and Urban Poverty Alleviation, Housing Division *vide* D.O. No. I - 14012/59/2005 .H-II/FTS-1465 from time to time.

(g) "Low Income Group (LIG)" Household

Means a household having an annual income between ₹ 1,00,001 (Rupees one lakh one rupee) upto ₹ 2,00,000 (Rupees two lakhs) the income ceilings of which are subject to revision by the Ministry of Housing and Urban Poverty Alleviation, Housing Division *vide* D.O. No. I - 14012/59/2005 .H-II/FTS-1465 from time to time.

(h) "MGNREGS"

Means Mahatma Gandhi National Rural Employment

Guarantee Scheme.

(i) "SRWP"

Means Special Rural Works Programme.

#### 4. SALIENT FEATURES OF THE SCHEME

Under this Scheme, Government will assist for EWS/LIG as part of housing schemes of the State.

- 4.1. Chief Minister's Housing Assistance Programme shall consist of the following components:-
- A. Roofing material 3 (three) bundles of 9 feet long sheet each will be provided to the selected beneficiaries as an outright grant for Economically Weaker Section (EWS) household and
- B. For Low Income Group (LIG) household, a durable house with a carpet area of each Dwelling Units (DUs) shall be minimum of 19.20 Sqm (207 Sq.ft) with a minimum of 2 (two) rooms will be provided as Credit Linked Subsidy. The model of the house is at Annexure-A.
- (i) This Scheme will be implemented with a cost sharing through Credit Linked Subsidy where, financial assistance will be limited to a maximum of ₹ 75,000/- (Rupees seventy five thousand) only and the balance amount either by beneficiary contribution or resources sourced from other schemes (SRWP, etc.) or in convergence with MGNREGS or bank loan.
- (ii) The houses to be built should be durable in nature and will suit the geo-climatic condition prevailing in the State with a safety perspective and sanitation (Compulsory toilet).
- 4.2. Project can be undertaken on Land owned by the private individual or on community land. Geo-tagging of the site selected by the beneficiary for construction of the house will be compulsory.
- 4.3. The target for selection of beneficiaries will be Block-wise.

#### 5. **ELIGIBILITY OF CRITERIA.**

The eligibility of a beneficiary for a house under the scheme will be considered under the following criteria:-

- 5.1. A bonafide resident of the State falling under the category of Economically Weaker Section (EWS) residing in stabilized villages is eligible to apply for roofing materials under this Scheme and Low Income Group (LIG)) residing in stabilized villages is eligible to apply for house under credit linked subsidy. The EWS Household are defined as Households having an Annual Income of ₹ 1.00 Lakhs and LIG Household having an Annual Income between ₹ 1,00,001/- upto ₹ 2.00 Lakhs. The income ceilings are subject to revision by the Ministry of Housing and Urban Poverty Alleviation, Housing Division *vide* D.O. No. I 14012/59/2005. H-II/FTS-1465 from time to time.
- 5.2. The beneficiary should be a bonafide resident of the State of Meghalaya.
- 5.3. The eligible age of beneficiary is 18 years and above.
- 5.4. A beneficiary should produce the EPIC or any other related document as proof of residence/address proof.
- 5.5. The beneficiary should not have any other person from the same family living under the same roof as beneficiary under this scheme.
- 5.6. The beneficiary should be a member of an EWS household for an outright grant for roofing materials and LIG household for Credit Linked Subsidy, the household income of which, should be duly certified by the appropriate authority
- 5.7. The beneficiary should own land for construction of the house in the location where the house is to be constructed.
- 5.8. In case for Credit Linked Subsidy, the beneficiary should not own a house anywhere in Meghalaya either in his/her own name or in the name of his wife/her husband or any dependent members (including unmarried children) of his/her family. Declaration/Undertaking to this effect shall be furnished by the beneficiary.
- 5.9. The beneficiary should not have received Loan or Advance from any State Government/Housing Cooperative or any other Financing Institution in connection with the construction of a house either in his/her own name or in the name of his wife/her husband in the case of Credit Linked Subsidy
- 5.10. The Income proof of the selected beneficiary lies at the discretion of the bank in the case of Credit Linked Subsidy.
- 5.11. On completion of the construction of the house, the beneficiary should not sublet or sell the house.

#### 6. IDENTIFICATION OF ALLOTTEES:

- 6.1. The Block Level Housing Selection and Monitoring Committee (BLHSMC) for selection of the beneficiary will be notified by the Government.
- 6.2. Preference in allotment may be given to Physically Handicapped (PH), Scheduled Castes (SC), Scheduled Tribes (ST), senior citizens, other backward classes, minorities, single mother/woman and other weaker and vulnerable sections of the society.
- 6.3. Title under this scheme would be given as far as possible in the name of the woman.

- 6.4. Application for grant under the Chief Minister's Housing Assistance Programme should be made in prescribed format.
- 6.5. On receipt of the application completed in all respects, the Block Development Officer should prepare a list of beneficiaries and placed the same before the respective Block Level Housing Selection and Monitoring Committee (BLHSMC) for screening and approval, after which the approved list should be sent to the Deputy Commissioner (Housing) for recommendation to the Director of Housing.

#### 7. BLOCK LEVEL HOUSING SELECTION AND MONITORING COMMITTEE:

A Block Level Housing Selection and Monitoring Committee (BLHSMC) shall be constituted by the Government of Meghalaya in each of the Community and Rural Development Block of the State. The Committee shall be constituted of the following members:-

- A Non-Official Chairperson of the BLHSMC to be nominated by the Government.
- 2. Block Development Officer (BDO) of the respective Block as Member Secretary.
- 3. 5 (five) members to be nominated of which at least 2 members should be traditional head and one woman representative.
- 4. Assistant Engineer/Junior Engineer of the respective C&RD Block.

#### The functions of the Committee are:-

- i. All Application Forms received from the beneficiaries should be screened and approved by the Block Level Housing Selection and Monitoring Committee (BLHSMC).
- ii. Notices for the meeting shall be made 2 (two) weeks in advance before the date of meeting.
- iii. The Committee shall be guided by the Approved Guidelines of the Scheme and as per allocation of fund earmarked by the Director of Housing, Meghalaya from time to time.
- iv. The Committee shall be convened by the Member Secretary with the prior approval of the Chairman.
- v. The Committee will also be responsible for the Monitoring on the progress of implementation.
- vi. The Committee may co opt any other District Official as special invitee for any particular meeting as and when required.

## 8. TENURE OF THE NON-OFFICIAL MEMBER OF THE BLOCK LEVEL HOUSING SELECTION AND MONITORING COMMITTEE.

The term of the Chairperson and other non-official members of the BLHSMC shall be for a minimum of 3 (three) years. The Government may, when it deems it necessary to be made in public interest, denotify the appointment of the Chairperson or any other member of the Committee at anytime, without assigning any reason thereof.

#### 9. <u>SENSITISATION OF BENEFICIARIES</u>

All the beneficiaries selected for the year should be requested to assemble at a place and at a time as may be decided by the BLHSMC. Persons with disabilities and old and infirm persons should be specially assisted for this. The beneficiaries should be informed of the details of the programme and their rights and responsibilities including the assistance which they are eligible to get and the conditions which they need to satisfy.

#### 10. <u>DISTRICT HOUSING COMMITTEE</u>

There shall be a District Housing Committee with the Deputy Commissioner of the respective District as Chairman, and consisting of the following members which will be notified by the Government from time to time as indicated below:

- 1. Deputy Commissioner of the concerned District as Chairman
- 2. District Housing Officer/ Inspector of Housing as Member Secretary
- 3. District Planning Officer.
- 4. All BDO's of the respective district.
- 5. Junior Engineer, Housing of the concern district.
- 6. The Committee may invite experts as required to assist it in its meetings

#### The functions of the Committee are:-

- i. To approve the list of the beneficiaries duly selected and submitted by the Block Level Housing Selection and Monitoring Committee (BLHSMC).
- ii. To review and monitor the progress of the scheme implemented for the eligible person/beneficiary so selected.
- iii. The Committee shall exercise such power and functions as stipulated by the Government from time to
- iv. Notices for the meeting shall be made 2 (two) weeks in advance, before the date of meeting.
- v. The Committee shall be guided by the Approved Guidelines of the Scheme and as per allocation of fund earmarked by the Director of Housing, Meghalaya from time to time.
- vi. The Committee shall be convened by the Member Secretary with the prior approval of the Chairman.
- vii. The Committee may co opt any other District Official as special invitee for any particular meeting as and when required.
- viii. In case of the credit linked subsidy beneficiaries, the Chairman may co-opt the following members in the committee:-
  - 1. Executive Engineer (PHE), Rural Water Supply Division,
  - 2. Divisional Forest Officer, Social Forestry Division
  - 3. Representative of Non-Conventional Energy Resources
  - 4. Bank Partner representative

#### 11. MODE OF IMPLEMENTATION:

- 11.1. The Chief Minister's Housing Assistance Programme Scheme will be implemented in all the Districts of Meghalaya through the respective Deputy Commissioner (Housing) / District Housing Officer.
- 11.2. The target is fixed by the Director of Housing based on the budget allotment for each year.

- 11.3. The Applications should be submitted to the respective Block Development Officer according to the time frame to be fixed by the Government from time to time.
- 11.4. The Applications under Chief Minister's Housing Assistance Programme should be submitted only in the prescribed printed Forms which will be supplied by the Directorate of Housing through the respective Block Development Officer according to the requirement in each Block.
- 11.5. The selected beneficiaries will collect the Roofing Materials from Block Headquarter.

#### 12. ISSUE OF SANCTION LETTER AND RELEASE OF FUND

In the case of Credit Linked Subsidy, the following procedures may be observed:-

- (i) A sanction order shall be issued in favour of each beneficiary in the format prescribed by the financial partner detailing the terms and conditions especially the payment schedule.
- (ii) The subsidy will be released upfront based on the quantum of work to be certified by the Block Level Housing Selection and Monitoring Committee (BLHSMC).
- (iii) The fund transfer orders releasing first installment to each beneficiary should also be given. The fund should be transferred into the Bank/ Post Office account of each beneficiary.

#### 13. CONSTRUCTION OF HOUSE UNDER CREDIT LINKED SUBSIDY

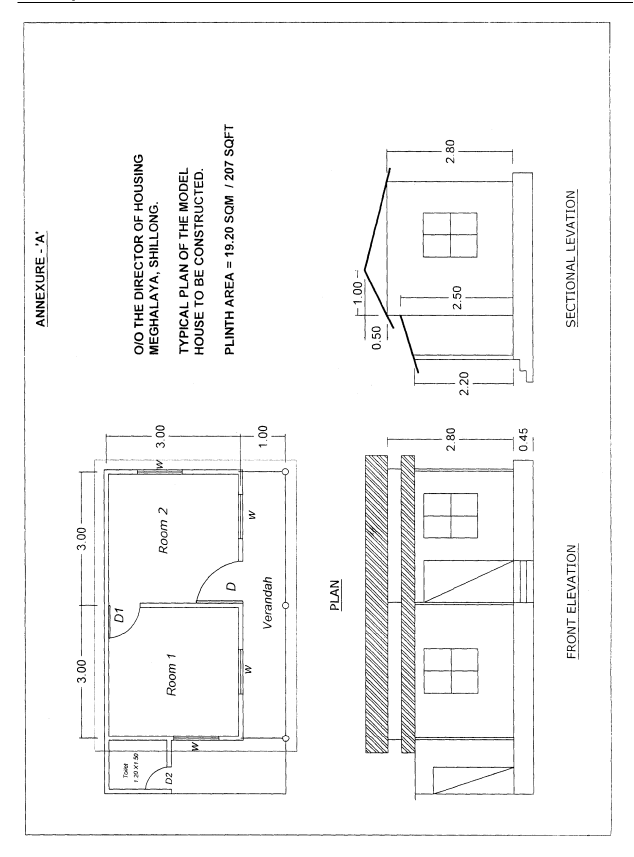
- 13.1. The construction should be carried out by the beneficiary himself/herself.
- 13.2. No contractor should be involved in the construction of houses. If any case of construction through contractors comes to notice, the Department will have the right to recover the releases made to the State for those houses. The house should also not be constructed by any Government department/ agency. The spirit of this scheme requires that the house is not to be constructed and delivered by any external agency. However, Government departments or agencies can give technical assistance or arrange for coordinated supply of material such as cement, steel or bricks or prefabricated components if the beneficiaries so desire.

#### 14. ADMINSTRATIVE EXPENSES

Upto 0.50% of the funds released can be utilised for administering the scheme. Eligible items of expenditure under administrative expenses are the following:-

- Preparation of IEC material including electronic material especially on different designs and technology options.
- (ii) Cost of photographs of the house at various stages and of uploading them.
- (iii) Cost of quality supervision and monitoring through visits.
- (iv) Conduct of assessments and evaluation studies.
- (v) Honorarium and sitting allowance for Chairman and Non-Official members of the Committee shall be given.

Secretary to the Government of Meghalaya, Housing Department.



The 14<sup>th</sup> March, 2017.

**No.FEM.44/2003/Pt./269.-** In supercession to this Department's Office Memorandum No.FEM.44/2003/Pt./230, dated 20<sup>th</sup> September, 2010 and in pursuance to the Meghalaya Parliamentary Secretaries (Appointment, Salaries, Allowance & Miscellaneous Provisions) (Amendment) Act, 2016 (Act No. 10 of 2016) the perks and facilities of the Parliamentary Secretaries will be as follows:-

SI. No.	Facilities	Amount
1.	Conveyance Allowance	Allotted Car with Driver and 250 litres of POL & 4 litres of Mobil oil per month OR Cost of requisition of Vehicle & Driver @ ₹ 960/- per day (where the car not allotted)
2.	Secretarial Assistance	<ul> <li>i. Special Assistance - one</li> <li>ii. P.S. Steno Grade I - one</li> <li>iii. PA. Steno Grade II - one</li> <li>iv. LDA/Typist - one</li> <li>v. Additional Driver - one</li> <li>vi. Grade IV Staffs - two in office to be provided by SAD and five in residence to be co-terminus with tenure.</li> </ul>
3.	House Rent	₹ 20,000/- per month (if the Government accommodation is not allotted)
4.	Furnishing of House	₹ 2,00,000/- one time
5.	Maintenance of Furniture	₹ 40,000/- per annum.
6.	Electricity charges	₹ 5,000/- per month.
7.	Newspaper	Three daily Newspapers and two fortnightly Indian Magazines
8.	Telephone	1 (one) in Office and 1 (one) at Residence

The perks notified above would be in addition to the facilities available to the MLAs. This order shall take immediate effect.

SANJAY GOYAL,

Secretary to the Government of Meghalaya, Finance Department.

#### The 22<sup>nd</sup> March, 2017.

**No.ERTS (E) 1/2012/623.** - With reference to the Government's Notification No. ERTS(E)1/2012/615, dated 9<sup>th</sup> March, 2017, the provisions under Rule 183 sub-rule 2(a) of the Meghalaya Excise (Amendment) Rules, 2017 would be implemented with immediate effect.

#### P. W. INGTY,

Additional Chief Secretary to the Govt. of Meghalaya, Excise, Registration, Taxation & Stamps Department.

### The 18<sup>th</sup> March, 2017.

**No.ERTS (TT) 22/2014/76.** - In exercise of the powers conferred by the sub-section (1) of Section 22 of the Meghalaya Amusements and Betting Tax Act (Assam Act VI of 1939 as adapted by the State of Meghalaya), the Governor of Meghalaya is pleased to make the following Rules further to amend the Meghalaya Amusement and Betting Tax Rules, 1989, namely,-

#### Short title and commencement -

- (1) These Rules may be called the Meghalaya Amusements and Betting Tax (Amendment) Rules, 2017.
- (2) They shall come into force on the date of notification in the Official Gazette.

#### 2. Amendment of Rule 45 -

- (1) In Rule 45 of the Meghalaya Amusements and Betting Tax, Rules, 1982 (hereinafter referred to as the principal Rules),
- (i) In sub-rule (1), for the letter and figure "₹ 15,000/- per annum" occurring therein, the letter and figure "₹ 30,000/- per annum" shall be substituted;
- (ii) For the existing sub-rule (2), the following new sub-rule (2) shall be substituted namely,-
- "(2) The fees for license and permit and the fees for renewal of license for bookmakers for arrow shooting shall be  $\stackrel{?}{\sim} 5,000$ /- per quarter and  $\stackrel{?}{\sim} 1,200$ /- per quarter respectively, which shall have to be paid before the license or permit is granted and the fee for a permit for bookmaker for arrow shooting on special occasion shall be  $\stackrel{?}{\sim} 500$ /- (five hundred) only."

#### P. W. INGTY,

Additional Chief Secretary to the Govt. of Meghalaya, Excise, Registration, Taxation & Stamps Department.

The 18th March, 2017.

**No.ERTS (T) 34/2014/55.** In exercise of the powers conferred by sub-section (1) of Section 113 of the Meghalaya Value Added Tax Act, 2003 (Act No. 2 of 2005) as amended, the Governor of Meghalaya is pleased to make the following amendments in the Meghalaya Value Added Tax Rules, 2005 namely:-

- 1. **Short title and commencement (1)** These rules may be called the Meghalaya Value Added Tax (Amendment) Rules, 2017.
  - (2) They shall come into force at once.
- 2. **Insertion of new clause to sub sub-rule 53 (iv)(c)(v)** After the existing sub-clause (iv) of clause (c) of sub-rule (iv) of rule 53 of the Meghalaya Value Added Tax Rules, 2005 (herein after called the Principal Rules), the following new sub-clause (v) shall be inserted -
  - "53 (iv) (c) (v) Where any transporter or owner of a taxable vehicle as defined under the Meghalaya Passengers and Goods Taxation Act utilizes the Permit Form issued under this Rule for transportation of goods through any taxation checkgate in Meghalaya by any transport vehicle, such transporter or owner of the taxable vehicle should furnish a copy of a valid No-objection Certificate indicating up to date payment of the tax under the Meghalaya Passengers and Goods Taxation Act issued by the Competent Authority to the Officer in-charge of such taxation checkgate".
- 3. **Insertion of new Rule 53A insert the following rules** After the existing rule 53 of the Principal Rules, the following new rule 53A shall be inserted -
  - "53 A Procedure for obtaining Permit Form manually and electronically.
  - (1) Method of application and issue of Permit Form in paper form.-
  - (a) Where any person intends to send, export or otherwise outside the State, any goods other than the exempted goods for resale, transfer, export outside the territory of India, or any other purposes shall make an application for Permit Form in Form 37A to the appropriate assessing authority in whose jurisdiction the applicant carries on business or, if he does not carry on any business, within whose jurisdiction the applicant resides.
  - (b) The application for a Permit Form shall be in Form 37A and the Permit Form shall be in Form 37 in triplicate, that is, the word **Original**, **Duplicate** and **Triplicate** shall be marked.
  - (c) The application form shall be accompanied by a court fee stamp of Rupees Two.
  - (d) If the appropriate assessing authority, after due enquiry as may be necessary, is satisfied about the bonafied requirement of such person, he shall on such application prepare a Permit Form in Form 37 in triplicate, and such permit form shall be made over to the applicant.
  - (e) The person transporting the goods shall produce the "Original" and the "Duplicate" foils of the Permit Form before the Officer-in-charge of the checkpost and the said officer shall after proper verification allow the movement of goods conforming to the description and quantity mentioned in the Permit Form. The Officer-in-charge shall sign and seal both the foils of the Permit Form as a mark of having verified particulars furnished therein, retain the "Original" foil and return the "Duplicate" foil to the person producing it. He shall send the "Original" foil retained by him to the appropriate assessing authority, who had issued the Permit Form.

- (f) If the appropriate assessing authority is of the opinion that the consignment of goods mentioned in the application referred to in sub-clause (ii) of [Rule 53] involves any tax liability under any provisions of the Meghalaya Value Added Tax Act or the Central Sales Tax Act and considers it necessary to obtain security for safe-guarding the payment of tax on such transaction, he shall, before issuing the Permit Form, direct the applicant to make payment of an amount equivalent to the amount of tax that may become payable on such transactions.
- (g) Where the appropriate assessing authority is of the opinion that a person, who has applied for Permit Form should furnish security with a view to ensure that there is no misutilisation of the Permit Form, direct the applicant to furnish security in the form of a call deposit or bank guarantee or treasury challan for an amount not exceeding the amount of tax under the Act calculated on the value of the goods.
- (h) The Permit Form obtained under sub-clause (iv) [Rule 53] shall not be transferred under any circumstances.
- (i) The appropriate assessing authority shall maintain a register to maintain proper stock of issue of such Permit Forms issued under sub-clause (iv) [Rule 53].

#### (2) Method of application and issue of Permit Form in electronic form:-

- (i) A registered dealer who prefer to apply for Permit Forms electronically may apply in Form 37A electronically and generate/print the Permit Forms in Form 37 through the Website <a href="http://megvat.gov.in">http://megvat.gov.in</a> or <a href="http://meghalayaonline.gov.in">http://meghalayaonline.gov.in</a>
- (ii) A registered dealer may obtain and generate Permit Forms in Form 37 electronically by way of following the electronic process incorporated in the said website and shall not be eligible to apply for issue of Permit Forms or to obtain Permit Forms in Form 37 under any other rule, unless such dealer is allowed by the Commissioner of Taxes or the Assessing Authority to do so.
- (iii) A registered dealer shall not be eligible to obtain and generate Permit Form in Form 37 electronically or manually if he has defaulted in furnishing any return under the Act or the Central Sales Tax Act, 1956 (74 of 1956), together with receipted Challan or Challans or proof of payment in full of tax or interest or late fee as the case may be, to be paid by him according to such return, for which the prescribed date for furnishing such return has already been expired at the time of obtaining Permit Forms in Form 37.
- (iv) The Permit Forms generated electronically from the website in Form 37 shall be in triplicate, that is, the word **Original**, **Duplicate** and **Triplicate** shall be marked and also the distinct **Serial Number** and the **Bar Code/QR code**".
- **3. Insertion of new Form 37A** After the existing Form 37 of the Principal Rules, the following new Form 37A shall be inserted, namely:-

#### THE MEGHALAYA VALUE ADDED TAX RULES, 2005

#### **FORM - 37 A**

### [See Rule 53 A (1) (a)]

## (APUCATION FORM FOR ISSUE OF PERMIT FORM FOR EXPORTING TAXABLE GOODS OUTSIDE MEGHALAYA)

To,			
	The	Assessing Authority	
ameno			f the Meghalaya Value Added Tax Rules, 2005 (as hereby apply for Permit Form to transport the
followi	ng co	nsignnnent of goods outside Meghalaya by Ro	
	(a)	Resale	
	(b)	Stock transfer	
	(c)	Export outside the territory of India	
	(d)	Other purposes.	
	Part	ticulars of goods:	
	(a)	Description of goods	
	(b)	Quantity	
	(c)	Value	
	(d)	Consignor's Invoice No. and Date	
	(e)	Place from which dispatched	
	(f)	Destination to which dispatched	
	(g)	Name and address of the consignee	
	(h)	Number of Permit Form applied for	
	(i)	Remarks, if any	
	003 h		ed dealer(s) under the Meghalaya Value Added Taxand the above statements are true to
Date:		1	Name of the dealer
		(	In full)
Address		\$	Signature of the dealer
		\$	Status of the applicant

 $\textbf{N.B:} \ \textbf{"The application form shall be accompanied by a Court Fee Stamp of Rupees Two"}.$ 

#### P. W. INGTY,

Additional Chief Secretary to the Govt. of Meghalaya, Excise, Registration, Taxation & Stamps Department.

The 22<sup>nd</sup> March, 2017.

**No.CTA-63/2011/2578.** – In pursuance of the provision of Sub-Rule 9 of the Rule 8 of the Central Sales Tax (Meghalaya) Rule 1957, it is hereby notified for general information that the Form 'C' bearing SI. No. BB0075260 dated 13<sup>th</sup> January, 2017 issued by the Superintendent of Taxes, Jowai, West Jaintia Hills District were lost from the custody of M/S Meghalaya Cement Limited and are hereby declared invalid and obsolete for the purpose of Section 8(4) of the CST Act, 1956. Dealers are cautioned against accepting of the said forms for the purpose of trade and the finder of the lost 'C' forms should please return the same to the undersigned. Anyone fraudulently found using the said forms will bind himself liable for action in accordance with the provisions of the Central Sales Tax Act, 1956 and the Rules framed thereunder.

#### ABHISHEK BHAGOTIA.

Commissioner of Taxes, etc., Meghalaya, Shillong.

## MEGHALAYA STATE LEGAL SERVICES AUTHORITY: SHILLONG (Established under the Legal Services Authorities Act, 1987)

The 10<sup>th</sup> March, 2017.

**No.MSLSA.17/2006/123.-** In exercise of the power conferred by sub-section (1] of Section 8A of the Legal Services Authorities Act, 1987 *read* with Rule 9 of the Meghalaya State Legal Services Authority Rules, 1998; Regulation 3 of the Meghalaya State Legal Services Authority Regulations, 2000, and the Meghalaya State Legal Services hereby constitutes the High Court Legal Services Committee, High Court of Meghalaya, consisting of:-

Hon'ble Mr. Justice Ved Prakash Vaish,
 Chairman Judge, High Court of Meghalaya

2. The Advocate General, Meghalaya - Member

3. The President, The Meghalaya High Court - Member Bar Association

4. Dr. M. Kharshiing, Lecturer - Member Shillong Law College

5. Smti. D. Rynjah, Deputy Registrar, - Secretary High Court of Meghalaya.

#### W. DIENGDOH,

Member Secretary,
Meghalaya State Legal Services Authority.